## Case 19-10272-TPA Doc 64 Filed 06/25/20 Entered 06/25/20 11:33:28 Desc Main Document Page 1 of 1 IN THE UNITED STATES BANKRUPTCY COURT FOR THE WESTERN DISTRICT OF PENNSYLVANIA

IN RE: STEFANIE A. ROSENQUEST,	: CASE NO. 19-10272
Debtor	: CHAPTER 13
STEFANIE ARLENE YOUNG, now STEFANIE A. ROSENQUEST, Movant vs.	CHAPTER 13
ORDER APPROVING RETENTION OF REALTOR / BROKER	
And now, this day of Realtor and Approve Listing Agreement, it is here	, 2020, upon consideration of the foregoing Application to Employ by ORDERED, ADJUDGED, AND DECREED, as follows:
Motion, REALTOR for the Debtor in this bankrup attached to the Motion for the purpose of acting a EAST 11 <sup>TH</sup> STREET, ERIE, PA AND BEARING E	RD HANNA REAL ESTATE is hereby appointed as of the date of filing the tcy proceeding pursuant to the terms described in the Listing Agreement as the Movant's agent in connection with the sale of real estate being 730 RIE COUNTY TAX INDEX NO. 15020035023400. A broker commission intatively approved, subject to final Court Order. <i>Movant shall serve the a certificate of service.</i>
for professional services will be based on other factorequired by the professional to perform the task(s) is by the retention or the circumstances encountered ultimate bid amount for the subject property, and to commission set forth above is premised on the uncommission.	es performing services in the above case are advised that approval of fees stors as well, including results accomplished, the time and labor reasonably nvolved, the customary fee for similar services, the time limitations imposed while performing the services, the relationship of the services, if any, to the he extent and nature of awards in similar cases. Tentative approval of the derstanding that the property will be sold at or near the list price as set forth be considered as a factor by the Court in setting final compensation in this
identified professionals is not an agreement by	appointment of a professional in which certain fees are requested for various the Court to allow such fees at the requested hourly rates, and is not a $C$ . §328(a). Final compensation, awarded only after notice and hearing, may ased on application of the above criteria.
and the Realtor, this ORDER does not authorize th	ne contrary in the letter of engagement or agreement between the Movant e Realtor to retain or pay any outside counsel or other professional to assist o expense to Movant, directly or indirectly. Any retention of, and payment bject to prior approval of the Court.
BY THE COURT	
i	United States Bankruptcy Judge

cc: Administrator to mail to:

Trustee Debtor Counsel for Debtor Realtor / Broker